PATENT COOPERATION TREATY

				PCT
see form PCT/ISA/220			INTERNATION	TEN OPINION OF THE NAL SEARCHING AUTHORIT PCT Rule 43 <i>bis</i> .1)
			Date of mailing (day/month/year) see	e form PCT/ISA/210 (second sheet)
Applicant's or agent's file on the see form PCT/ISA/22			FOR FURTHER ACTION See paragraph 2 below	
International application No. PCT/JP2005/008319		International filing date (d 25.04.2005	day <i>i</i> monthiyear)	Priority date (day/month/year) 28.04.2004
International Patent Class G11B27/00, H04N5/7		both national classification 14	and IPC	
Applicant MATSUSHITA ELEC	CTRIC INDUS	TRIAL CO., LTD.		
☑ Box No. I☐ Box No. II☐ Box No. III☐ Box No. IV☑ Box No. V	Basis of the op Priority Non-establish Lack of unity of Reasoned state applicability; of	ment of opinion with reg of invention tement under Rule 43 <i>bi</i> itations and explanation	ard to novelty, inventi	ive step and industrial applicability o novelty, inventive step or industrial stement
☑ Box No. VI☐ Box No. VII☐ Box No. VIII		nents cited is in the international ap vations on the internatio		
2. FURTHER ACT	TION international pre of the Internation		made this opinion w	the considered to be 3

Name and mailing address of the ISA:

Authorized Officer

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/JP2005/008319

	Box N	No. I Basis of the opinion				
1.	With r	regard to the language , this opinion has been established on the basis of the international application in nguage in which it was filed, unless otherwise indicated under this item.				
	la	this opinion has been established on the basis of a translation from the original language into the following anguage—, which is the language of a translation furnished for the purposes of international search under Rules 12.3 and 23.1(b)).				
2.	With r	regard to any nucleotide and/or amino acid sequence disclosed in the international application and sarry to the claimed invention, this opinion has been established on the basis of:				
	a. typ	e of material:				
		a sequence listing				
		table(s) related to the sequence listing				
	b. for	b. format of material:				
		in written format				
		in computer readable form				
	c. tim	e of filling/furnishing:				
		contained in the international application as filed.				
		filed together with the international application in computer readable form.				
		furnished subsequently to this Authority for the purposes of search.				
3.	h C	n addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional sopies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.				
4.	Addit	ional comments:				

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/JP2005/008319

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

3

No: Claims

1-6, 8-31

Inventive step (IS)

Yes: Claims

7

No: Claims

1-6, 8-31

Industrial applicability (IA)

Yes: Claims

1-31

No: Claims

2. Citations and explanations

see separate sheet

Box No. VI Certain documents cited

 Certain published documents (Rules 43bis.1 and 70.10) and /or

2. Non-written disclosures (Rules 43bis.1 and 70.9)

see form 210



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/JP2005/008319

Re Item V.

42E 20 80 52 8 H H TO 18 JUL 2006

1 Reference is made to the following documents:

D1: EP 0 756 281 A (SONY CORPORATION) 29 January 1997 (1997-01-29)

D2: WO 2004/066635 A (MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.) 5

August 2004 (2004-08-05)

D3: US 2005/0147375 A1 (Shinya Kadono) 7 July 2005 (2005-07-07)

2 INDEPENDENT CLAIMS 1, 14, 16-24, 27-31

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1, 14, 16-24, 27-31 is not new in the sense of Article 33(2) PCT.

2.1 Claim 1:

Document D1 discloses (the references in parentheses applying to this document):

a moving picture stream generation apparatus (the recording apparatus disclosed in D1 generates an MPEG-2 moving picture stream) for generating a stream including pictures that constitute a moving picture, said apparatus comprising:

a supplemental information generation unit operable to generate, on a random access unit basis (understood here as: for each GOP, group of pictures), supplemental information (see column 17, lines 17-20) to be referred to at the time of playback of each random access unit, each random access unit including one or more pictures;

a stream generation unit operable to generate a stream including the generated supplemental information and the pictures by adding the supplemental information to each corresponding random access unit,

wherein, at a top of each random access unit, an intra coded picture that can be decoded without depending on any picture is placed (according to the

MPEG-2 standard, an I picture is placed at the top of a group of pictures, see Fig.14B), and

the supplemental information includes information for specifying pictures to be decoded at the time when the pictures included in each random access unit are played back in trick-play (the fact of specifying the type of a picture (I, P or B) or the position of the header of a GOP, for example, falls within this wording; see, for example col.14 I.11-25 or col.19 I.45-55).

2.2 Claims 16-24, 27-31:

Claims 16-24 or 27-31 are apparatus or method claims corresponding to claim 1 and are not novel the same reasons.

2.3 Claim 14:

D1 discloses a moving stream generation apparatus for generating a stream including pictures that constitute a moving picture, said apparatus comprising

a sequence parameter set addition unit operable to generate a moving picture stream including sequence parameter sets by adding the sequence parameter sets, on a random access unit basis (a GOP), each of the sequence parameter sets being a group of parameters concerning one or more pictures (see col.14 l.11-25),

wherein the sequence (in this case a group of pictures, GOP) is made up of pictures that start with a special picture at which all statuses needed for decoding are reset (an I picture is such a picture) and ends with a picture that is placed immediately before a next special picture (since a GOP starts with an I picture, see Fig.14B).

3 DEPENDENT CLAIMS 2-6, 15, 25, 26

Dependent claims 2-6, 15, 25, 26 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).

4 DEPENDENT CLAIM 7

The combination of the features of dependent claim 7 is neither known from, nor rendered obvious by, the available prior art.

The problem solved by these features is to allow the recording apparatus to determine which AUs (access units) to be decoded when performing a trick mode playback, in particular in the case of an MPEG-4 AVC stream with very flexible prediction structures.

In D1 and the available prior art, this is done by providing information relative to the position and type of the frames. The order in which the frames are decoded is decided at the decoding stage by the decoder. The solution of claim 7, i.e. to incorporate in the supplemental information pieces of information indicating the type of the pictures and to place these pieces of information in an order corresponding to a decoding order of the pictures when they are played back in trick mode, is not suggested by the available prior art. It has the advantage of simplifying and speeding up the decoding operation.

Re Item VI

D2 is an interfering document which also takes away the novelty of claim 7 (see paragraphs [0076] and [0077] of D3, the corresponding US application).